## **REMARKS/ARGUMENTS**

In light of the Response to Arguments in the Final Office Action with regard to presence of a storage database within a local entertainment system, independent claims (1, 13, and 40) have been amended to recite that the storage that is accessed to obtain subsidiary data be part of a set-top system. As the cited art nowhere teaches or suggests such a set-top system that includes a storage including such subsidiary data, these independent claims are patentable for at least this reason. Furthermore, independent claims 13 and 32 have been amended to also recite that the subsidiary data be received from a primary (or first) external source prior to receipt of primary content data. Because the cited art nowhere teaches or suggests such subject matter, these claims are patentable for this further reason.

## **SUBSTANCE OF INTERVIEW**

The undersigned gratefully acknowledges the telephonic interview that occurred on May 9, 2007. During that interview, amendments such as those set forth above and as described herein were discussed.

The application is believed to be in condition for allowance and the Examiner's prompt action in accordance therewith is respectfully requested. The Commissioner is authorized to charge any additional fees or credit any overpayment to Deposit Account No. 20-1504.

Respectfully submitted,

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